

**MEMO ENDORSED**

Jimmy Barberan  
 Tatsiana Barberan  
 15 Woodlake Drive  
 Middletown, NY 10940  
 845-342-6473

(MAY COPY)

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**UNITED STATES DISTRICT COURT  
 FOR THE SOUTHERN DISTRICT OF NEW YORK**

JIMMY BARBERAN and TATSIANA BARBERAN, )

Plaintiffs, )

vs. )

NATIONPOINT, MORTGAGE ELECTRONIC )  
 REGISTRATION SYSTEMS, INC., NATIONPOINT )  
 LOAN SERVICES, and UNKNOWN OWNERS OF )  
 THE EVIDENCE OF THE DEBT and/or OWNERS )  
 OF THE NOTE, )

Defendants. )

----- Case No. 07-cv-11595-KMK

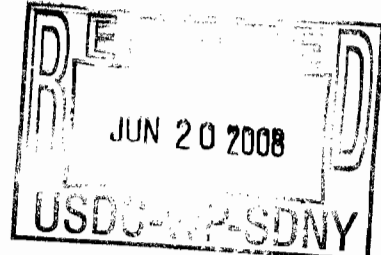
LASALLE BANK NATIONAL ASSOCIATION AS )  
 TRUSTEE FOR FIRST FRANKLIN LOAN TRUST )  
 2006-FF-18, MORTGAGE LOAN ASSET-BACKED )  
 CERTIFICATES, SERIES 2006-FF18, )

Cross-Claimant, )

vs. )

TATSIANA BARBERAN, JIMMY BARBERAN, )  
 BOARD OF MANAGERS OF SPRING HOLLOW )  
 CONDOMINIUM TWO, and JOHN DOE, )

Cross-Defendants. )




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**MOTION FOR ENLARGEMENT OF TIME OF 10 DAYS TO FILE RESPONSE TO  
 MOTION FOR JUDGMENT ON THE PLEADINGS**

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### CERTIFICATION

We, the Plaintiffs, certify that we have made a good faith attempt to confer with Messrs. Siev and McKessy at (212) 521-5400, Counsel for the opposing parties regarding this motion and were unable to reach them.

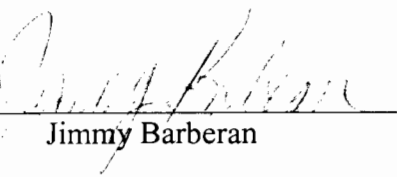
### MOTION

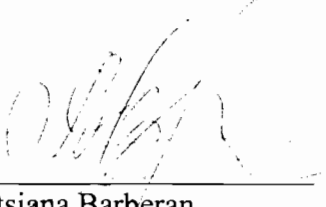
1. Come now the Plaintiffs in the above captioned matter, and move the Court for an enlargement of time of 10 days to file a Response to MOTION FOR JUDGMENT ON THE PLEADINGS, which was filed on June 5, 2008.
2. Plaintiff's motion is based on good cause as shown and not for any dilatory purposes.
3. Plaintiff's request is timely. The response is currently due June 20, 2008.
4. This is Plaintiff's first request for enlargement of time.
5. Plaintiffs request an enlargement of 10 days up to and including Monday, June 30, 2008.
6. Plaintiffs are not attorneys and need additional time for research.
7. Plaintiffs have not been able to view Defendants court documents online to verify certain issues, and have been unable to drive to the courthouse to view documents manually due to hardship of time constraints, costs and distance.

### CONCLUSION

Plaintiff's motion should be granted in order to prevent an injustice.

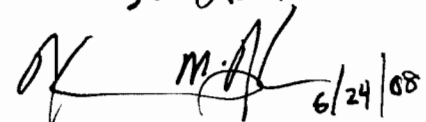
Executed on this 20th day of June, 2008.

  
\_\_\_\_\_  
Jimmy Barberan

  
\_\_\_\_\_  
Tatsiana Barberan

Granted.  
Defendants are given

10 additional days to file  
their reply.

So ordered.  
  
M.A. 6/24/08

**CERTIFICATE OF SERVICE**

I certify that upon the date last written below I served a true copy of the foregoing by fax and/or United States first class mail, postage prepaid, on:

**Mortgage Electronic Registration Systems, Inc.,  
NationPoint,  
NationPoint Loan Services, ISAOA,  
Lasalle Bank National Association As Trustee For First Franklin Loan Trust 2006-FF-18,  
Mortgage Loan Asset-Backed Certificates, Series 2006-FF-18  
c/o Jordan W. Siev  
c/o Scott McKessy  
Reed Smith LLP  
599 Lexington Avenue  
New York, NY 10022  
212-521-5400  
212-521-5450 (fax)**

DATED this 20th day of June, 2008. 